

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF NORTH CAROLINA  
CHARLOTTE DIVISION  
3:12cv140**

<b>VALLEY COMMERCIAL CAPITAL, LLC,</b>	)	
	)	
<b>Plaintiff,</b>	)	
	)	
<b>Vs.</b>	)	<b>DEFAULT JUDGMENT</b>
	)	
	)	
<b>OKS LIMITED; and DAVID O. SEQUOIAS,</b>	)	
	)	
<b>Defendants.</b>	)	
	)	

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**THIS MATTER** is before the court on plaintiff's Motion for Entry of Default Judgment. Having considered plaintiff's motion and reviewed the pleadings, and it appearing that defendants are in default (Entry of Default (#9)) and that such default has not been set aside or otherwise cured, and that plaintiff seeks judgment for a sum certain which is fully supported by the allegations in its Complaint (#1), but does not now seek attorneys fees, the court enters the following Judgment.

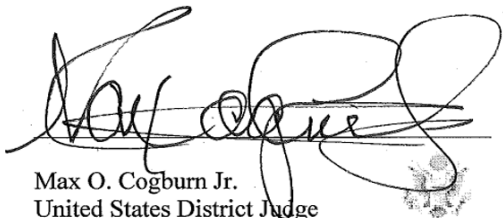
**JUDGMENT**

**IT IS, THEREFORE, ORDERED, ADJUDGED, and DECREED** that

- (1) plaintiff's second Motion for Entry of Default Judgment (#13) is **ALLOWED**;
- (2) defendants have and take nothing of plaintiff; and
- (3) that **JUDGMENT** be and hereby is **ENTERED** in favor of **VALLEY COMMERCIAL CAPITAL, LLC**, and against **OKS LIMITED and DAVID O. SEQUOIAS**, both jointly and severally, in the amount of **\$175,980.38**, together with interest thereafter accruing as provided in 28 U.S.C. § 1961.

As a part of this Judgment, plaintiff may make application to the Clerk of Court as provided in Local Civil Rule 54.1 for its costs.

Signed: October 29, 2012



Max O. Cogburn Jr.  
United States District Judge